

STATE OF CONNECTICUT

SITING COUNCIL

Re: The Connecticut Light and Power Company and ) Docket 272  
The United Illuminating Company Application for a )  
Certificate of Environmental Compatibility and )  
Public Need for the Construction of a New 345-kV )  
Electric Transmission Line and Associated Facilities )  
Between Scovill Rock Switching Station in )  
Middletown and Norwalk Substation in Norwalk, )  
Connecticut Including the Reconstruction of )  
Portions of Existing 115-kV and 345-kV Electric )  
Transmission Lines, the Construction of the Beseck )  
Switching Station in Wallingford, East Devon )  
Substation in Milford, and Singer Substation in ) MAY 25, 2004  
Bridgeport, Modifications at Scovill Rock )  
Switching Station and Norwalk Substation and the )  
Reconfiguration of Certain Interconnections )

**RESPONSES TO FIRST SET OF INTERROGATORIES OF THE  
CONNECTICUT LIGHT AND POWER COMPANY DIRECTED TO  
THE TOWNS OF BETHANY, CHESHIRE, DURHAM, EASTON, FAIRFIELD,  
HAMDEN, MIDDLEFIELD, MILFORD, NORTH HAVEN, NORWALK,  
ORANGE, WALLINGFORD, WESTON, WESTPORT, WILTON, and  
WOODBIDGE, CONNECTICUT**

The Towns of Bethany, Cheshire, Durham, Easton, Fairfield, Hamden, Middlefield, Milford, North Haven, Norwalk, Orange, Wallingford, Weston, Westport, Wilton, and Woodbridge, Connecticut (hereinafter “the Towns”) hereby respond to the First Set of Interrogatories of the Connecticut Light and Power Company dated March 8, 2004.

**INTERROGATORIES:**

1. Identify the name and address of each expert witness for whom you intend to present pre-filed testimony and/or make available for cross-examination at the hearings in this docket.

**Response:**

David A. Schlissel  
Synapse Energy Economics, Inc.  
22 Pearl Street  
Cambridge, MA 02139

Peter J. Lanzalotta  
Lanzalotta & Associates LLC  
9762 Polished Stone  
Columbia, Maryland 21046.

2. Provide a copy of all reports, analyses, and studies prepared by such expert regarding the Middletown to Norwalk Project.

**Response:** See the Testimony of David A. Schlissel and Peter J. Lanzalotta dated May 25, 2004.

3. Provide a copy of all documents, data or other information considered by the expert in forming his/her opinions in this matter, other than any documents, data or information already filed or previously produced by CL&P and/or UI in this docket. With regard to such documents, data or information already filed or previously produced by CL&P and/or UI in this docket (and relied upon by the expert), provide a listing of all such documents, data, or information.

**Response:** The documents, data or other information relied upon by Mr. Schlissel and Mr. Lanzalotta are identified in their testimony dated May 25, 2004. All of these documents, data and information were provided by CL&P and/or UI.

4. Provide in both electronic and hard copy form any and all results of system modeling performed by the expert in connection with this docket, including both the model used and the input data.

**Response:** Mr. Schlissel and Mr. Lanzalotta's May 25, 2004 testimony does not rely on system modeling.

5. Provide a copy of any and all exhibits to be used as a summary of or in support of the expert's opinions and testimony.

**Response:** All exhibits to be used by Mr. Schlissel and Mr. Lanzalotta are contained within the materials submitted with their testimony.

6. Provide a complete listing of the qualifications of the expert, including a list of all publications authored by the expert in the last 10 years.

**Response:** The qualifications of Mr. Schlissel and Mr. Lanzalotta are contained in their testimony and in Exhibits SL-1 and SL-2 to that testimony.

Respectfully submitted,

THE MUNICIPALITIES OF  
BETHANY, CHESHIRE,  
DURHAM, EASTON, FAIRFIELD,  
HAMDEN, MIDDLEFIELD,  
MILFORD, NORTH HAVEN,  
NORWALK, ORANGE,  
WALLINGFORD, WESTON,  
WESTPORT, WILTON, AND  
WOODBIDGE

BY \_\_\_\_\_

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CERTIFICATION

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